PATENT COOPERATION TREATY

INTERNATIONAL SEARCHING AUTHO	RITY			
To:			DOT	
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22/F, Great Eagle Centre, 2	3 Harbour	MADITTENI AD	TATIONI OF DESCRIPTION OF THE PROPERTY OF THE	
Road, Wanchai, HONG KONG, P.R. China		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY		
CHINA PATENT AGENT(H.K.) LTD				
WANG,Zhongzhong		(PCT Rule 43 bis.1)		
	İ	Date of mailing		
		(Ay/Bonth/FEB 2	2007 (0 8 • 0 2 • 2 0 0 7)	
Applicant's or agent's file reference		FOR FURTHER ACTION		
FPEL06150026		see paragraph 2 below		
International application No.	International filing da	ate (day/month/year)	Priority date (day/month/year)	
PCT/CN2006/000829	27 April 2006	(27.04.2006)		
International Patent Classification (IPC) or	both national classification	on and IPC		
	G06F 17/3	0 (2006.01) i		
Applicant				
	INTEL CORP	ORATION et al		
1. This opinion contains indications relat	:			
	_	s:		
Box No. I Basis of the opinion Box No.II Priority	on		•	
Box No. III Non-establishmen	nt of opinion with regard	to novelty, inventive s	tep and industrial applicability	
Li Box No. IV Lack of unity of i	nvention			
Box No. V Reasoned statement	nt under Rule 43 bis.1(a)	i)with regard to novelt	y, inventive step or industrial applicability;	
Box No.VI Certain documents	mations supporting such	statement		
	ons on the international a			
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2. FURTHER ACTION				
Authority other than this one to be the IP written opinions of this International Sea If this opinion is, as provided above, co IPEA a written reply together, where approximation is the international search in the internation in	EA and the chosen IPEA creating Authority will not be a written propriate, with amendments	ept that this does not has notified the Interset be so considered. To opinion of the IPEA ents, before the expiration	considered to be a written opinion of the tapply where the applicant chooses an national Bureau under Rule 66.1 bis(b) that the applicant is invited to submit to the tion of 3 months from the date of mailing	
of Point PC1/15A/220 of before the expi	ration of 22 months fron	the priority date, whi	chever expires later.	
For further options, see Form PCT/ISA/2	20.			
3. For further details, see notes to Form PCT/	IS A /220			
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Name and mailing address of the ISA/CN	Date of completion -64	hin		
The State Intellectual Property Office, the	Date of completion of t	ms opinion	Authorized officer	
P.R.China 6 Xitucheng Rd., Jimen Bridge,	24 January 2007	(24.01.2007)	CHENERUVAN	
Haidian District, Beijing, China 100088			[1]	
Facsimile No. 86-10-62019451		-	Telephone No. (86=10)=62085025	

Form PCT/ISA/237(cover sheet)(April 2005)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2006/000829

Be	ox N	Vo. 1	Basis of th	e opinion		
1.	V	Vith	regard to the la	nguage, this opinion has been esta	ablished on the basis of:	
	-		a translation of	al application in the language in we feet the international application into the purposes of international search	0	_, which is the language of a translation
2.	W	ith i	egard to any n tion, this opinio	ucleotide and/or amino acid sequon has been established on the basi	uence disclosed in the internationals of:	l application and necessary to the claimed
	a.	. ty	/pe of material a sequence table(s) rela	listing ted to the sequence listing		
	b.	fo	ormat of material on paper in electronic	•		
	C.	tin	filed togethe	nishing the international application as file with the international application bsequently to this Authority for the	n in electronic form	
3.		Tu	msneu, me re	quired statements that the inform	or copy of a sequence listing and/onation in the subsequent or additention as filed, as appropriate, were	or table relating thereto has been filed or tional copies is identical to that in the furnished.
4.	Ad	ditic	onal comments:		,	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/CN2006/000829

Statement:		such statement	
Novelty (N)	Claims	1-20	YES
	Claims	none	NO NO
Inventive step (IS)	Claims	1-20	YES
	Claims	none	NO
Industrial applicability (IA)	Claims	1-20	YES
	Claims	none	NO NO

2. Citations and explanations

(1) Reference is made to the following documents:

D1: US 6665669 B2

D2: US 6816867 B2

(2) The present invention discloses a system based method fot content based-partitioning and mining.

(3) D1 discloses the methods and apparatus and data structures useful for mining databases for frequent items. The invention uses a frequent pattern tree to represent the contents of a database in a manner which is conducive to data mining. The frequent pattern tree tends to be smaller than the original database. A frequent pattern tree can be mined recursively. The frequent pattern tree and associated methods and apparatus of this invention is relatively fast, efficient and scalable and can be used to mine both long and short frequent patterns.

D2 discloses a data mining tool, the data mining tool is described that includes a data structure populator that stores one or more first sets of data selected for querying into a first data structure. The tool also has a query builder that builds at least a first query based, at least in part, on one or more query parameters. Also included in the tool is a query manager that interrogates the first data structure with the first query. The one or more first sets of data are based, at least in part, on experiments using both synthesized probe arrays and spotted probe arrays.

(4) It is obvious that the technical features related to "probe structure" and/or "content-based partitioning logic" in claims 1,10 and 15 aren't disclosed by D1 or D2, and further the technical solutions claimed are not obvious to a person skilled in the art on the basis of D1,D2 or their combination. Thus, claims 1,10 and 15 have novelty under PCT Article 33(2), and have inventive step under PCT Article 33(3).

Claims 2-9 are dependent on claim 1, claims 11-14 are dependent on claim 10 and claims 16-20 are dependent on claim 15, therefore, claims 2-9,11-14,16-20 also meet the requirements of the PCT with respect to novelty and inventive step.

Claims 1-20 have industrial applicability under PCT Article 33(4), because the technical solutions claimed can be made or used in the industry.

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